

Environmental Court For the Environmental District of the United States

TRUE BILL Number: RE056785619USA

The people of The United States of America (1787), acting through the peoples' federal Environmental Court, ORDERS this Standing Writ of Indictment against:

CRIMINAL INDICTMENT STANDING EMERGENCY ORDER TO ARREST ALL PERSONS

The following person(s) to wit:

MELVIN LEE OCHSNER, an AGENT of the UNITED STATES
POSSIBLE ALIAS: IF APPLICABLE
CONVICT NAME HERE IN BLUE, an AGENT of the UNITED STATES

HOME ADDRESS:
610 LA SIERRA DRIVE, SACRAMENTO, CA
FEDERAL ZONE (ZIP CODE): 95864

WORK ADDRESS: 1500 11TH STREET,
SACRAMENTO, CA

FEDERAL ZONE (ZIP CODE): 95864

- Summons for Sentencing
- Warrant for Arrest Issued (33USC1321(m)(1)(C))
- No Warrant Required (33USC1321(m)(1)(A))
- Environmental Terrorism - No Boundaries. Execute Internationally

Notice to agent is notice to principal; Notice to principal is notice to agent.

Ct. 1: Treason – Article III, Sec. 3.
(levying war against the people of the United States)

Ct. 2: Treason – Article III, Sec. 3.
(aiding and giving comfort to the enemy)

Ct. 3: Treason – Article III, Sec. 3.
33 U.S. Code §1311
(Violation of Unlawful Discharge of Pollutants)

Ct. 4: Treason – Article III, Sec. 3.
33 U.S. Code §1316
(Violation of National Standards of Performance)

Ct. 5: Treason – Article III, Sec. 3.
33 U.S. Code §1317
(Violation of Prohibition, Effluent Standard and Pretreatment Standards)

(There shall be a zero tolerance for any obstruction of justice by failure to act according to your duty; Article VI, Paragraph 2 of the Constitution Federal Supremacy Clause applies; international federal common law, law of equity, and maritime law apply) As provided by Act of Congress of October 18, 1972, Public Law 92-500, Sec. 9 The Environmental Court is a "district court" for the United States of America (the people as contemplated in the Preamble of the Constitution for The United States of America) having original and final jurisdiction to prosecute all environmental matters.

A clear and present danger is at hand. By the rule of necessity in the interest of national and international security, the Independent Grand Jury and the Environmental Court HEREBY invoke Emergency Powers as provided for under the Federal Water Pollution Control Act Amendments of 1972.

The Environmental Court issued a Continuing Extraordinary Writ of Mandamus under the Federal Rules of Civil Procedure, Rule 4.1, Special authority be awarded by acceptance of special appointment by the men and women who have taken an Oath of Office stating at minimum, "...that I will support and defend the Constitution of the United States against all enemies, foreign and domestic; .."

Therefore, you are called. It is time for a few good people to come to the aid of their President for The United States of America. Environmental Law has no boundaries and State and Federal Enforcement of Environmental Terrorism know no boundaries.

The County Sheriff is a State Law Enforcement Officer. The Office of the County Sheriff is federally authorized with immunity to 'enforce' the Federal Water Pollution Control Act of 1972 as authorized under 33 U.S. Code §1319(a).

Standing Writ of Indictment

The Independent Grand Jury and Environmental Court Orders as follows:

On the eleventh day of July, in the year twenty thirteen, the SUPREME PONTIFF FRANCISCO Apostolic Letter **convicted the Roman Curia / Deep State and all its members a criminal enterprise and withdrew their immunities**, effective as of the first day of September, twenty thirteen. On the twenty-fourth day of September, in the year of twenty thirteen, the Independent Grand Jury of the people of The United States of America unanimously called for a perpetual True Bill Indictment to issue against all persons engaged in committing heinous acts of environmental terrorism criminally discharging chemical and biological warfare agents into nations waters absent compliance with Congressionally mandated effluent standards and limitations as mandated under Public International Law 92-500, 86 Stat., 816, October 18, 1972, and more specifically codified under International Admiralty Maritime Law as United States Code Title 33 § 1319(c)(3)(A). On the thirtieth day of September, in the year of twenty eighteen, the Independent Grand Jury of the people of The United States of America, in and through the Environmental Court established by Act of Congress Assembled on October 18, 1972, under Public International Law 92-500 and section 9, having authority as such court established by Act of Congress to issue writs, as provided in the Judiciary Act of 1789, codified under Title 28 U.S. Code § 1651(a), does hereby command the marshals and deputy marshals, and all "specially appointed" by the Environmental Court under the Federal Rules of Civil Procedure, Rule 4.1, to include at minimum all who have taken Oaths to the Constitution and who are **compelled by duty pursuant to their Oaths to protect the people**, to execute all lawful writs, process, and orders issued under authority of the Supreme Laws of The United States of America and International Admiralty Maritime Law, and hereby Orders all necessary assistance to execute the writs of the Environmental Court pursuant to their duty defined under Title 28 U.S. Code § 566(c).

The Independent Grand Jury of the people of The United States of America further confirmed there to be only one violation defined in the Constitution for The United States of America, 1787, and that every person having allegiance to the United States and who executed an Oath to support or uphold the Constitution of the United States and a State Constitution, and breaches that contract with the people of The United States of America and resulting in physical violence, as is with the herein defined DEEP STATE terrorist(s), is in fact levying war against the people and or giving aid and comfort to the enemies of the people and shall be penalized as provided for in the Constitution for The United States of America, Article III, and section 3, Treason, and sentenced by a military tribunal as provided for at law.

The Environmental Court has confirmed a True Bill that both classes of overt acts of Treason by above-defined person(s), AGENT(S) OF THE UNITED STATES as defined in the Judiciary Act of 1789, is **convicted for federal violations of unlawful discharge of chemical and biological warfare agents** with knowing intent to harm the people of The United States of America, felony violations as defined in the Articles of Confederation, Article V, intended to coerce, intimidate and retaliate against the people, 'Knowing endangerment' under 33 USC 1319(c)(3)(A).

Out of necessity to restore environmental peace, the federal environmental district court of competent, final and single-jurisdiction over all matters involving the environment, **Orders** that above-defined person(s) be immediately terminated from public service, apprehended, arrested, and taken into custody by authorities having a duty of office to enforce Federal and International Admiralty Maritime Law, and detained as authorized by Executive Order 13823 and sentenced for their overt acts of Treason, Environmental Terrorism, and War Crimes to the maximum extent as provided for by law, to wit:

Count One – Treason (*in the form of 'terrorism'*)

VIOLATION – Article III, Section 3. Treason

The Independent Grand Jury of the people of The United States of America, on September 24th, 2013, unanimously returned a perpetual True Bill Indictment against above-defined person(s) for committing overt acts of warring against people of The United States of America while **impersonating a “public official” in conspiracy with a second person impersonating a “JUDGE” of a court of the United States**, the DEEP STATERS acting void any constitutional judicial authority as confirmed upon testimony by two (2) witnesses to the same overt acts of Treason committed in violation against the Constitution for The United States of America as contemplated in the Preamble of the Constitution, 1787, such offenses intended to coerce, intimidate, and retaliate against people of The United States of America having an unalienable guaranteed Constitutional Right of Immunity under Bill of Rights Amendment, Article XI, and protected under the “Due Process Clause” in Article V. These violations further constitute gross Breaches of the Environmental Peace in the nature of Treason as defined under Article V, Articles of Confederation.

- As provided for in Article III, Section 3, the Congress established the penalty for Treason under Title 18 U.S. Code § 2381 – Treason.

Treason penalty – Whoever, owning allegiance to the United States, levies war against the United States, or adheres to their enemies, giving them aid and comfort within The United States of America or elsewhere, is guilty of Treason and shall suffer death, or shall be imprisoned not less than five (5) years and fined under this title but not less than \$10,000; and **shall be incapable of holding any office under the United States.**

- As provided for in Public Law 101-519 Antiterrorism Act of 1990, the Congress established the penalty for Terrorism under Title 18 U.S. Code Chapter 113B – Terrorism, § 2332 – Criminal penalties

Terrorism penalty – Whoever outside the United States engages in physical violence shall be fined under this title, \$250,000, or imprisoned not more than ten years, or both.

Count Two – Treason (*in the form of 'terrorism'*)

VIOLATION – Article III, Section 3. Treason

The environmental court finds above-defined person(s) committed overt acts of physical violence by giving aid and comfort and allegiance to unregistered foreign agents of a foreign power, DEEP STATERS that are enemies of the Constitution for The United States of America, 1787, and of the people of The United States of America, **acting in collusion to impersonate public officials, officers of the court and judges**, known “International and Domestic ENVIRONMENTAL BAR-TERRORISTS” committing acts of Treason against the unalienable Rights of the people of The United States of America to life, liberty, and property absent due process, and is confirmed upon testimony by two (2) witnesses to the same overt acts of Treason being committed by said above-defined DEEP STATE TERRORIST(S) in violation of the Constitution for The United States of America as contemplated in the Preamble of the Constitution, 1787, said above-defined FELONS failing to “promote the general welfare of the people” of The United States of America, the America Nationals from tyranny by **public official imposters answering to unregistered foreign non-constitutional BAR-Terrorists impersonating “officers of the court” absent constitutional authority**, Breaches of the Peace and Treason as defined under Articles of Confederation, Article V.

- As provided for in Article III, Section 3, the Congress established the penalty for Treason under Title 18 U.S. Code § 2381 – Treason.

Treason penalty – Whoever, owning allegiance to the United States, levies war against the United States, or adheres to their enemies, giving them aid and comfort within The United States of America or elsewhere, is guilty of Treason and shall suffer death, or shall be imprisoned not less than five (5) years and fined under this title but not less than \$10,000; and **shall be incapable of holding any office under the United States.**

- As provided for in Public Law 101-519 Antiterrorism Act of 1990, the Congress established the penalty for Terrorism under Title 18 U.S. Code Chapter 113B – Terrorism, § 2332 – Criminal penalties

Terrorism penalty – Whoever outside the United States engages in physical violence shall be fined under this title, \$250,000, or imprisoned not more than ten years, or both.

Count Three – Treason (*in the form of a 'war crime'*)

VIOLATION – Article III, Section 3. Treason

The Environmental Court finds above-defined person(s) committed overt acts resulting in physical violence by giving aid and comfort to foreign agents of a foreign power, DEEP STATERS that are enemies of the Constitution for The United States of America, 1787, and against the people of The United States of America since July 1, 1973 by unlawfully discharging prohibited toxic pollutants at their home(s) and work-place sources of discharge not operating in compliance with the standards and effluent limitations mandated by Congress under Public International Law 92-500, Section 2., and section 510 State Authority, and more specifically in violation with effluent limitations as defined under section 301(a), unlawfully discharging chemical and biological warfare agents as defined under 301(f) in align with and giving aid and comfort to known International and Domestic environmental BAR-Terrorists in their attacks against the people of The United States of America. Said overt acts of Treason being committed by above-defined person(s) in violation of the Constitution for The United States of America as contemplated in the Preamble of the Constitution, 1787, said DEEP STATE ENVIRONMENTAL TERRORIST(S) acting in Criminal Knowing Endangerment, international crimes as defined under International Maritime Law Title 33 U.S. Code § 1319(c)(3)(A), and crimes against the Preamble of the Constitution for failing to “promote the general welfare” of the people of The United States of America as mandated under the Preamble of the Constitution, and in further violation of Articles 16 and 70 of the INSTRUCTIONS FOR THE GOVERNMENT OF ARMIES OF THE UNITED STATES IN THE FIELD, General Orders No. 100, The Lieber Code by acting to poison them, war crimes in the nature if genocide of the American people.

- As provided for in Article III, Section 3, the Congress established the penalty for Treason under Title 18 U.S. Code § 2381 – Treason.

Treason Penalty – Whoever, owning allegiance to the United States, levies war against the United States, or adheres to their enemies, giving them aid and comfort within The United States of America or elsewhere, is guilty of Treason and shall suffer death, or shall be imprisoned not less than five (5) years and fined under this title but not less than \$10,000; and **shall be incapable of holding any office under the United States.**

- As provided for in Public Law 92-500, Sec. 2. Federal Water Pollution Control Act, codified under International Maritime Law, Congress established the penalty for persons engaged in chemical and biological warfare under Title 33 U.S. Code § 1319 – Enforcement, (c) Criminal penalties, (3) Knowing endangerment, (A) General.

War Crime Penalty–Any person who knowingly violates section 1311,..1316,..1317,..and knows at the time that he thereby places another person in imminent danger of death or serious bodily injury, shall, upon conviction, be subject to a fine of not more than \$250,000 or imprisonment of not more than 15 years, or both.

Count Four – Treason (*in the form of a 'war crime'*)

VIOLATION – Article III, Section 3. Treason

The environmental court finds above-defined person(s) committed overt acts resulting in physical violence by giving aid and comfort to foreign agents of a foreign power, DEEP STATERS that are enemies of the Constitution for The United States of America, 1787, and of the people of The United States of America since July 1, 1973, by unlawfully discharging prohibited toxic pollutants, poisons at their home(s) and work-place sources of pollution operating in criminal violation with the standards and effluent limitations mandated by Congress under Public International Law 92-500, Section 2., and section 510 State Authority, and more specifically in violation with effluent limitations and the national standard of performance as mandated under section 306(a) mandating application of **best available demonstrated pollutant control technology (BADCT)** that can, where possible, **eliminate the discharge of every source of man-made and man-induced pollution.** The convicts herein defined have been daily enabling the continuous unlawful discharges of chemical and biological warfare agents as defined under section 301(f) in align with and giving aid and comfort to known International and Domestic ENVIRONMENTAL BAR-TERRORISTS in their attacks against the people of The United States of America. Said overt acts of Treason being committed by above-defined DEEP STATE TERRORIST(S) in gross violation of the Constitution for The United States of America as contemplated in the Preamble of the Constitution, 1787, said above-defined ENVIRONMENTAL TERRORIST(S) acting in knowing endangerment, as defined under International Maritime Law Title 33 U.S. Code § 1319(c)(3)(A), failing to “promote the general welfare” of the people of The United States of America as mandated under the Preamble of the Constitution For The United States of America, 1787, and in further violation of Articles 16 and 70 of the INSTRUCTIONS FOR THE GOVERNMENT OF ARMIES OF THE UNITED STATES IN THE FIELD, General Orders No. 100, The Lieber Code by acting to poison all people of The United States of America to gain corporate unjust enrichments by continuing to act in violation to create ongoing unjust enrichments by knowingly poisoning the people on America.

- As provided for in Article III, Section 3, the Congress established the penalty for Treason under Title 18 U.S. Code § 2381 – Treason.

Treason penalty – Whoever, owning allegiance to the United States, levies war against the United States, or adheres to their enemies, giving them aid and comfort within The United States of America or elsewhere, is guilty of Treason and shall suffer death, or shall be imprisoned not less than five (5) years and fined under this title but not less than \$10,000; and **shall be incapable of holding any office under the United States.**

- As provided for in Public Law 92-500, Sec. 2. Federal Water Pollution Control Act, codified under International Maritime Law, Congress established the penalty for persons engaged in chemical and biological warfare under Title 33 U.S. Code § 1319 – Enforcement, (c) Criminal penalties, (3) Knowing endangerment, (A) General.

War Crime Penalty – Any person who knowingly violates section 1311,..1316,..1317,..and knows at the time that he thereby places another person in imminent danger of death or serious bodily injury, shall, upon conviction, be subject to a fine of not more than \$250,000 or imprisonment of not more than 15 years, or both.

Count Five – Treason (*in the form of a 'war crime'*)

VIOLATION – Article III, Section 3. Treason

The above-defined person(s) committed overt acts by giving aid and comfort to foreign agents of a foreign power, DEEP STATERS that are enemies of the Constitution for The United States of America, 1787, and of federal common law, environmental law as defined under Public International Law 92-500 Federal Water Pollution Control Act Amendments of 1972, ratified as a congressional mandate on October 18, 1972, and above-defined ENVIRONMENTAL TERRORIST(S), since July 1, 1973, is unlawfully discharging prohibited poisons, Conventional Pollutants consisting of Biological Oxygen Demand (BOD), Total Suspended Solids (TSS), Fecal Coliform (disease carrying pathogen), and Potential Hydrogen (acidic pH), and Toxic Pollutants of human carcinogens such as nitrosamines (cancer), Bromodichloromethane (cancer), Chloroform (cancer), Chromium (hexavalent), Dichloroacetic acid (cancer), Total trihalomethanes (cancer), Trichloroacetic acid (cancer), and Hazardous Pollutants of Chlorate, Bromodichloroacetic acid, Haloacetic acids (HAA5), Manganese, Monochloroacetic acid, Strontium, and Vanadium at above-defined ENVIRONMENTAL TERRORIST(S)' home(s) and work sources of discharge in criminal violation with the standards and effluent limitations mandated by United States Congress under Public International Law 92-500, Section 2., and section 510 State Authority, and more specifically in violation with effluent limitations and the toxic and pretreatment effluent standards mandated under section 307 mandating application of the best available technology as mandated under section 306(a) mandating application of best available demonstrated pollutant control technology (BADCT) that can, where possible, eliminate the discharge of pollution at every source of man-made and man-induced pollution thereby enabling the continuous unlawful discharges daily of chemical and biological warfare agents as defined under section 301(f) in align with and giving aid to convicted felons of same federal law, and giving comfort to known International and Domestic environmental BAR-Terrorists in their attacks in the nature of genocide against the general welfare of the people of The United States of America commissioned under the Constitution for The United States of America and who acted in good faith under federal authority and duty mandated by said laws to enforce and issue compliance orders as congressionally mandated under International Maritime Law as codified under Title 33 U.S. Codes § 1319 Enforcement, section (a), State enforcement; compliance orders, and was confirmed to the Grand Jury upon testimony by two (2) witnesses to the same overt acts of Treason being committed by said Terrorists in violation of the Constitution for The United States of America as contemplated in the Preamble of the Constitution, 1787, said above-defined ENVIRONMENTAL TERRORIST(S) refusing to comply with knowing endangerment, as defined under International Maritime Law Title 33 U.S. Code § 1319(c)(3)(A), knowingly, with intent to harm, acting to not “promote the general welfare of the people of The United States of America as mandated under the Preamble of the Constitution, and in further violation of Articles 16 and 70 of the INSTRUCTIONS FOR THE GOVERNMENT OF ARMIES OF THE UNITED STATES IN THE FIELD, General Orders No. 100, The Lieber Code by acting to poison all citizens and peoples drinking water to create unjust enrichments, 'war crimes' as defined by every nation of the World.

- As provided for in Article III, Section 3, the Congress established the penalty for Treason under Title 18 U.S. Code § 2381 – Treason.

Treason penalty – Whoever, owning allegiance to the United States, levies war against the United States, or adheres to their enemies, giving them aid and comfort within The United States of America or elsewhere, is guilty of Treason and shall suffer death, or shall be imprisoned not less than five (5) years and fined under this title but not less than \$10,000; and **shall be incapable of holding any office under the United States.**

- As provided for in Public Law 92-500, Sec. 2. Federal Water Pollution Control Act, codified under International Maritime Law, Congress established the penalty for persons engaged in chemical and biological warfare under Title 33 U.S. Code § 1319 – Enforcement, (c) Criminal penalties, (3) Knowing endangerment, (A) General.

War Crime Penalty – Any person who knowingly violates sections 1311, ...1316, ...1317, ... and knows at the time that he thereby places another person in imminent danger of death or serious bodily injury, shall, upon conviction, be subject to a fine of not more than \$250,000 or imprisonment of not more than 15 years, or both.

INDEPENDENT GRAND JURY STANDING TRUE BILL INDICTMENT

"I, the below Environmental Court Tribunal, hereby authorize this True Bill Indictment to issue and be executed upon the above-defined convicted person(s). The United States Attorney General for The United States of America shall proceed to arrest and prosecute."

Authorized Environmental Court Tribunal, 9- **50 - 8KX**

By: **Sandra C. Komen** TM 
ARK

To: The Honorable William Barr
Prosecutor for The United States of America
Attorney General for The United States of America, Republic
Care of United States Department of Justice
950 Pennsylvania Avenue, NW
Washington, DC 20530-0001

ORDER TO ARREST

This **WRIT OF INDICTMENT** against above-defined person(s) is hereby executed.

Accordingly, the court **HEREBY ORDERS** that the above defined person(s) be:

- (1) arrested; or
- (2) detained, if already in custody, held for sentencing according to law. The above-defined are foreign **INTERNATIONAL / DOMESTIC DEEP STATE TERRORISTS** and, as such, pose a high level flight-risk. **Bail is denied.**

It is further **ORDERED** that all assets be seized and held to settle the civil damages Award
The court.

It is ORDERED.

Witneseth my hand and seal on this 28th day of the month of March, 2019.

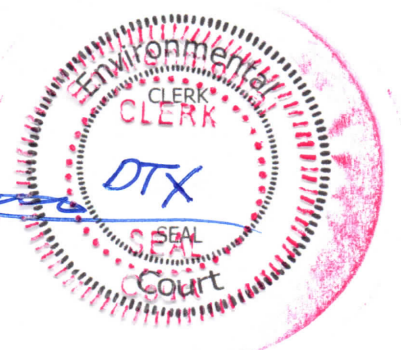
"The Return on this Indictment shall be within ten (10) days of above date. Law enforcement officers shall execute this five (5) year standing federal Perpetual Criminal Indictment and Order to Arrest with assistance of appropriate authorities, that this federal indictment be carried out and executed as Ordered. **WARNING** - Persons who fail to assist in the execution of the Writs of the Environmental Court will be construed as being complicit with these **DEEP STATE** terrorists and additionally indicted."

Seal of the Court



Seal of the Clerk

By: 



Accepted by: (arresting authority's name) _____

on _____ day, _____ month, 20____.

Arresting Authority's Signature/Mark:

Arresting Authority's Agency: _____

Address of Agency: _____

Arresting Authority Badge No. : _____

Return Executed on: _____ day, _____ month, 20____.

To assure award for services rendered Arresting Authority shall provide copies of Return to:

The Honorable William Barr
Prosecutor for The United States of America
Attorney General
Care of United States Department of Justice
950 Pennsylvania Avenue, NW
Washington, DC 20530-0001

International Environmental Court
Care of Prince Jakopo Dzimaindio El
P.O. Box 351895
Jacksonville, Florida near [32235-9998]
non-domestic mail without the U.S.

Arresting Authority's brief report on incident under Jurat (must be hand-written in blue ink):

